

**MBA POULTRY, L.L.C.  
CAMPBELL ADDENDUM**

THIS AGREEMENT, made this       day of       by MBA Poultry, L.L.C., a  
Nebraska limited liability company ("MBA"); and       of       ("Grower").

GROWER has poultry house(s) which remains under a guarantee of Herider Farms as a result of a current mortgage on the house(s). MBA and Grower have entered into a Broiler Agreement under which Grower has contracted with MBA to provide housing, equipment, supplies to maintain equipment, utilities and labor to feed, water, care for, manage and look after, in husbandlike manner, flocks of chickens owned by MBA. This Agreement supplements the "MBA POULTRY BROILER AGREEMENT."

The parties mutually agree as follows:

1. Subject to the terms of this Agreement, MBA agrees that, for each flock of Broilers placed with Grower by MBA pursuant to a Broiler Agreement, Grower will realize from said Agreement not less than \$.2250 per square foot per flock of floor space or \$7,387 (on 32,832 square feet) during the same period of time that Herider Farms/Campbell Soup Company continues to have an obligation to Grower. In the event that payments to Grower for any such flock amounts to less than such supplemented amount, MBA will pay the difference to Grower so that the said Campbell Addendum per square foot will be paid. When the Herider Farms/Campbell Soup Company obligation to Grower terminates, this addendum will also terminate, whereby, Grower and MBA will continue under the regular Broiler Agreement. MBA's obligations under this paragraph are subject to the conditions (a) that Grower shall not be in breach of the Grower Agreement, and (b) that the shortfall in revenue shall not be caused by the Grower's negligence or failure to employ good animal husbandry.
2. When payment to Grower for any flock as provided in the Broiler Agreement is greater than the amount of the said minimum provided for in paragraph 1 above, payment to Grower will be in the amount provided for in the Broiler Agreement and no payments under this Agreement will be required.
3. In the event of a disaster involving loss of all or substantially all of a flock from fire, windstorm, flood or hail, this Agreement shall not apply.
4. In the event more than 2% of a flock dies as a result of the lack of oxygen and/or heat exhaustion (when outside temperature is below 95 degrees F), the payment determined from paragraph 1 of this Agreement shall not apply.